	Case 3:07-cv-05781-CRB	Document 5	Filed	04/10/2008	Page 1 of 3	
1 2 3 4 5 6 7 8	EDMUND G. BROWN JR. Attorney General DANE R. GILLETTE Chief Assistant Attorney General GERALD A. ENGLER Senior Assistant Attorney General PEGGY S. RUFFRA Supervising Deputy Attorney Gener LISA ASHLEY OTT Deputy Attorney General State Bar No. 164811 455 Golden Gate Avenue, Suite 1 San Francisco, CA 94102 Telephone: (415) 703-5978 Fax: (415) 703-1234 Attorneys for Respondent					
9		HE UNITED STA	TEC I	NETDICT COL	IDT	
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11	FOR THI	E NORTHERN D	151K.	ICT OF CALIFO	JKNIA	
12	HEEDEN HEDOME DI ANI			C-07-5781 CR	B (PR)	
13 14	JEFFREY JEROME BLAN,	Petitio	oner,		ON FOR ENT OF TIME TO ER TO PETITION	
15	V.					
16	M.C. KRAMER, Warden,					
17		Respon	dent.			
18 19 20 21 22 23 24 25 26 27 28	For the reasons stated in the accompanying declaration of counsel, respondent hereby requests a sixth-day enlargement of time in which to file its answer to the petition for writ of habeas corpus. As explained in the accompanying declaration, counsel has been briefing several matters with chronological precedence over this case, and has not yet been able to turn her attention full-time to this case.					
	APPLICATION FOR ENLARGEMENT ANSWER TO PET. – Blan v.Kramer, C 07		1			

	Case 3:07-cv-05781-CRB	Document 5	Filed 04/10/2008	Page 2 of 3					
1	WHEREFORE, respondent respectfully requests that this Court grant an enlargement of								
2	time, to and including June 11, 2008, in which to file its answer.								
3	Dated: April 10, 20	008							
4			Respectfully submitt	ed,					
5			EDMUND G. BROV						
6			Attorney General DANE R. GILLETT Chief Assistant Attor	E rnev General					
7			Chief Assistant Attor GERALD A. ENGLI Senior Assistant Atto	ER ornev General					
8 9			Senior Assistant Atto PEGGY S. RUFFRA Supervising Deputy	Attorney General					
10			/s/ Lisa Ashley Ott						
11			LISA ASHLEY OTT Deputy Attorney Ger						
12			Attorneys for Respon						
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	APPLICATION FOR ENLARGEMENT	OF TIME TO FILE	2						

## **DECLARATION OF SERVICE BY MAIL**

Case Name: Jeffrey Jerome Blan v. Kramer

Case No. C-07-5781 CRB (PR)

I am employed in the Office of the Attorney General, which is the office of a member of the Bar of this Court at which member's direction this service is made. I am familiar with the business practice at the Office of the Attorney General for collection and processing of correspondence for mailing with the United States Postal Service. In accordance with that practice, correspondence placed in the internal mail collection system at the Office of the Attorney General is deposited with the United States Postal Service that same day in the ordinary course of business.

On April 10, 2008, I served the attached

## APPLICATION FOR ENLARGEMENT OF TIME TO FILE ANSWER TO PETITION

## DECLARATION OF COUNSEL IN SUPPORT OF APPLICATION FOR ENLARGEMENT OF TIME TO FILE ANSWER TO PETITION

## **ORDER**

in the internal mail collection system at the Office of the Attorney General,455 Golden Gate Avenue, Suite 11000, San Francisco, California 94102, for deposit in the United States Postal Service that same day in the ordinary course of business in a sealed envelope, postage fully prepaid, addressed as follows:

Jeffrey Jerome Blan V-82054 "Old Folsom" State Prison P.O. Box 950 Folsom, CA 95763

I declare under penalty of perjury the foregoing is true and correct and that this declaration	n was
executed on April 10, 2008, at San Francisco, California.	

Denise Neves	/s/ Denise Neves
	Signature